

JURY IS PUZZLED BY CHIROPRACTICE

Fails to Agree in Decision and Is Dismissed by Judge Staples.

BATTLE IS HARD FOUGHT

Physicians Contend That Chiropractor Must Be Licensed by State Board.

[Special to The Times-Dispatch.]
Roanoke, Va., July 11.—In the Corporation Court this afternoon the jury in the case of Dr. J. G. Cray, chiropractor, charged with practicing medicine without a certificate from the State Board of Medical Examiners, reported that it was unable to agree, and was dismissed by Judge Staples. The case will be called at the next term of court.

A large number of witnesses were on hand, with a good sprinkling of spectators interested in the technical details of the trial. The jury, in the case of the chiropractor, Colonel S. L. Long, of Albion, N. Y., general counsel for the State Board of Medical Examiners, reported that it was unable to agree, and was dismissed by Judge Staples. The case will be called at the next term of court.

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UNCLE SAM WITHDRAWS PAYMENT TO PANAMA

Fails to Obtain Rent Money Pledged by the Treaty of 1903.

Washington, July 11.—That the United States government has defaulted in its financial obligations to the Republic of Panama is disclosed in a report from the State Department, so far without success by financial agents of the Panamanian government for the payment of the first installment of the rental of \$1,000,000 per year.

William Nelson Cromwell as a fiscal agent for the government of Panama, has been administering the fund of \$1,000,000 per year, which the government paid to Panama for the canal under the treaty of 1903.

Article 14 of that treaty pledges the United States to pay to Panama a rental for the canal of \$1,000,000 per annum. The first payments under the treaty was due February 28, 1913.

Congress passed a provision for that purpose in the recent deficiency bill, but application of the money to Panama government for the payment to it has so far been refused by Secretary Bryan.

The Panamanian minister, Senor Morales, and the United States minister, Senor Belmont, have discussed the matter with Secretary Bryan.

It is understood that there is a distinct possibility of the withholding of the Panama claim as a result of the Panama government's refusal to pay the canal rent.

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Berry's Clothes

We close at 7 P. M. on Saturdays during the summer months.



We're up to our neck in Neckwear.
Beautiful 50c Silks and Wash Scarfs offered to-day at 35c, or
Three-for-a-dollar!
You'll want a dozen when you see 'em.

Pajama Sale!
"We put the world to sleep."
\$1.50 Pajamas at \$1.15.
\$2.50 Pajamas at \$1.95.
\$3.50 Pajamas at \$2.95.

Shoot the old straw!
\$1.50 or \$1.90 will buy a nobby Straw here to-day.
Panamas, \$5.

REPORT OF GUN BLENDS
WITH YELL FOR JUSTICE

London, July 11.—The report of a pistol shot from the strangers' gallery in the House of Commons today, accompanied by a yell of "justice for women," caused panic among the members who were in session.

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SENATE APPROVES PROBE OF RAILWAY BOND ISSUE

Adopts Resolution for House Concurrence Regarding Proposition by New York Central.

Washington, July 11.—The Senate has passed without debate a resolution presented by Senator Norris of Nebraska directing the Interstate Commerce Commission to investigate the issue of a proposed \$170,000,000 issue of the New York Central.

The resolution, if concurred in by the House, would direct the commission first to investigate and report upon the issue by the New York Central and Hudson River Railway Company of \$170,000,000 worth of 4 per cent mortgage bonds for the purpose of taking up \$100,000,000 of New York Central bonds.

The commission would be asked to report whether the issue of the 4 per cent bonds for \$170,000,000 would not be an unwarranted and illegal capitalization of the New York Central.

Senator Norris was prepared to address the Senate in support of his resolution. He did not do so because no one opposed it. He had prepared data which he had submitted to the committee, and he had no further to say.

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FINDS SOLUTION OF AEROPLANE

Lake Believes His Invention Will Make Air Journeys Safe.

[Special to The Times-Dispatch.]
New York, July 11.—Christopher J. Lake, father of Simon Lake, inventor of the Lake submarine, announced today that he has at last perfected an aeroplane that will revolutionize flying, for it is possessed of qualities that make it absolutely safe for stability and staunchness. Mr. Lake states that his invention has no equal.

He has worked on it for several years, and made recently at the old Nutting Flying Club, near Bridgeport, Conn., have convinced him that at last he has solved the problem of the aeroplane.

"My aeroplane," said Mr. Lake, when interviewed at the Aero Club, "is constructed upon the principle of the Lake submarine, for the flight through air is to a certain degree similar to a journey under water. I have applied for final patents, both here and abroad, and I am confident that my invention will make aeroplanes far safer than automobiles or motor boats."

The long death roll among aviators—270 persons have been killed in the last five years—has been the chief reason for the failure of the machine to maintain its equilibrium when something happens that necessitates the reducing of the speed.

The modern aeroplane cannot soar unless the engine is going at full speed. If it stops for any cause while in the air and the aviator fails to notice this in time to begin gliding to earth, the aeroplane drops like a shot.

"I realized some years ago that the need of the hour was to revolutionize the machine, and now I have done it. My aeroplane is of the same weight and size as the modern airplane—or monoplane—and can be started from either water or land. When in the air it can proceed at any rate of speed, and when the engine is stopped it will glide to the earth. Any accidents, excepting the breaking of the plane, will not endanger the aviator or his passenger."

"For the present the aeroplane will be used by two passengers. Later I hope to build one that will carry four, and will in our time replace modern modes of rapid transportation."

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ASKS FOR \$2,000,000 FOR AEROPLANE

Secretary Bryan Before the House Subcommittee—Other Interests Also Represented.

Washington, July 11.—William J. Bryan, Secretary of State, appeared today before the House subcommittee in charge of the defense appropriation bill to push his request for \$2,000,000 for the purchase of aeroplanes and other military equipment.

The meeting of the subcommittee, of which Representative Fitzgerald is chairman, was the first held since the subcommittee was organized before the Appropriations Committee.

Representative Fitzgerald explained that twelve aeroplanes, which the United States had purchased from the United States, had been sent to the United States, and that much has already been done, especially in the way of fitting out the aeroplanes with the latest equipment.

Previous meetings of the subcommittee, held in Washington and at the Hague, resulted in reports on the conditions arising from the purchase of aeroplanes, and the subcommittee has been working on the report since it was received.

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CHICAGO WANTED NEXT CONVENTION

Christian Endeavorers Will Go to Windy City for 1915 Meeting.

[Special to The Times-Dispatch.]
Los Angeles, Cal., July 11.—Chicago for 1915 Christian Endeavor Convention. After a hotly-contested election to-day among the board of trustees of the Christian Endeavor Society, the seventh biennial convention, Chicago was awarded the prize on the third ballot. The convention will be held the second week in July.

After the busiest sort of a day, the 10,000 Christian Endeavor delegates paraded to-night, starting from Sixth and Olive Streets to the Fiesta Park Auditorium, where, at 9 o'clock, the great concert of the convention was given.

The Christian Endeavor Orchestra and a grand chorus of 1,000 voices from Los Angeles, Pasadena, Long Beach and Glendale provided the program. "Billy Sunday, evangelist, was the principal speaker at the meeting in the temple auditorium at 7:45 o'clock.

The assembly, which was a festive and comfortable affair, and until the churchmen created by the relations of capital and labor. It is a conservator of vested interests and a worshiper of the God of things as they are, and until the churchmen re-establish Christ's principles of social relations human and industrial justice must remain a mere figure of speech.

In substance this was the declaration of Dr. J. A. Macdonald, editor of the Toronto, Ont., Globe, to-day in the principal address delivered before the Christian Endeavor Convention.

More Denominations.
"From my point of view as a newspaper man, the churches of America, alike in the republic and the Dominion, have in the past been in danger of coming more and more into the intellectual and the well-to-do."

This was the assertion of Dr. Macdonald in the course of his address. He said that the churches of America, alike in the republic and the Dominion, have in the past been in danger of coming more and more into the intellectual and the well-to-do.

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ASSASSIN COULDN'T BE EXCUSED

Bar Association Fails to Sustain Its Charge Before Judiciary Committee.

[Special to The Times-Dispatch.]
Albany, N. Y., July 11.—Before Supreme Court Justice Daniel F. Colahan had left the dinner table to-night, one of his retainers rushed breathlessly to tell him that the joint Judiciary Committee of the Legislature had acquitted him by the bar association of charges lodged against him by the Bar Association of the State.

The justice's eyes glistened as he heard the verdict. He had passed the most disquieting day of his life in the morning he was called to the stand, unexpectedly, by the prosecution, and admissions were drawn from him that every one room surrounded him in his brother's terrible arraignment, and William T. Jerome's rather melodramatic defense brought the tears to his eyes. Although the justice was a stout, middle-aged man, he came as near to breaking down as he ever did in his life when the news from the committee told him that he was acquitted.

The committee went out as a jury at 5 o'clock, and remained out till 11. It was learned that the majority were in favor of acquittal from the start. It was so as to look the worst of the washing was what occupied most of the time.

At 8 P. M. the doors were opened, and Chairman Murtagh announced that it was the decision of the committee that the charges had not been sustained. He gave the names of the committee of five appointed to draw up the report, consisting of Senators Murtagh, Foley and Coats, and Assemblymen Sullivan and Schaap, will be made public to-day.

What the recommendations will be were not disclosed. Nor would any member of the committee give the vote. The committee was dissolved at 11 o'clock, and a vote will be taken on the question of sustaining the committee's findings.

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